SUPERIOR COURT OF ARIZONA MARICOPA COUNTY

CR2015-130449-001 DT

05/17/2016

CLERK OF THE COURT

HONORABLE MARK H. BRAIN

D. Yenglin Deputy

STATE OF ARIZONA TRISTAN BIGLER

v.

KEVIN JAY OLAGUES (001) KEVIN JAY OLAGUES

20 W PASADENA PHOENIX AZ 85013 KARI JILL GRANVILLE

DOB: 09/11/1986

INMATE LEGAL SERVICES SAMANTHA LEE FREDERICK

4212 1/2 N. 11TH ST. PHOENIX AZ 85018

BENCH WARRANT ISSUED

9:43 a.m. This is the time set for Final Trial Management Conference.

Courtroom CCB 1201

State's Attorney: Tristan Bigler
Defendant's Attorney: Kari Granville

Defendant: Present

Court Reporter, Christine Coaly, is present.

A record of the proceedings is also made digitally.

Defense counsel presents statements to the Court.

Docket Code 133 Form R133A Page 1

SUPERIOR COURT OF ARIZONA MARICOPA COUNTY

CR2015-130449-001 DT

05/17/2016

The Defendant having failed to appear,

IT IS ORDERED a Bench Warrant issue for the arrest of the Defendant.

Defendant's Name and Address: Kevin Jay Olagues 20 W. Pasadena Phoenix, AZ 85013

IT IS ORDERED imposing the \$45.00 fee authorized by A.R.S. § 11-251.08 and directing that defendant pay this sum immediately to the Clerk of the Court.

IT IS ORDERED setting bond in amount of \$10,000.00 (cash).

IT IS FURTHER ORDERED vacating Final Trial Management set this date to be reset upon apprehension of the Defendant.

IT IS FURTHER ORDERED vacating the Trial setting of 05/24/2016 to be reset upon apprehension of the Defendant.

CURRENT LAST DAY: 08/03/2016.

ISSUED: Bench Warrant.

Defendant having posted a bond in the total amount of \$3,000.00,

IT IS FURTHER ORDERED setting bond forfeiture hearing on 07/12/2016 at 1:30 p.m. before the Bond Forfeiture Judicial Officer, 175 West Madison Street, Phoenix, Arizona, 85003, 3rd Floor, South Court Tower.

Discussion is held regarding the Defense counsel's oral motion to withdraw as counsel.

IT IS ORDERED allowing Kari Jill Granville to withdraw as counsel of record for Kevin Jay Olagues for all further proceedings. New counsel shall be appointed upon apprehension of the Defendant.

9:48 a.m. Matter concludes.